

NOTICE.

Mr. S. H. Dennis, Uttollalu Estate, Belur Taluk of the Hassan District, having complained that he is unable to catch and impound certain herds of semi-wild cattle doing damage in his Estate at Uttollalu, notice is hereby given that the owners of the said cattle failing to remove the same from the Estate within one month from this date, the license asked for by Mr. S. H. Dennis, to destroy the said cattle, will be granted.

2. Further notice is given that to any one catching and bringing the entire herd to the Taluk Cutcherry at Belur before the expiry of one month, a reward of Rs. 3 per head for all full-grown cattle and Rs. 2 per head for others will be granted.

B. RAMASWAMAIYA, for Dt. Magistrate.

SHIMOGA DISTRICT.

Notification dated 14th May 1903.

The lands belonging to Mr. K. Shama Iyengar in the Channagiri Taluk will be sold by public auction in the marginally noted villages on the dates noted against each.

Sulekere	... 18th June 1903	Date of sale.
Doddagatte	... 29th do	
Kabbala	... 22nd do	
Tyavange	... 24th do	
Ramagendanahalli	... 23rd do	

For further particulars, see notification published in the *Mysore Gazette* dated 21st May 1903.

K. P. PUTTANNA CHETTY, Dy. Comr.

KADUR DISTRICT.

Notification dated 7th May 1903.

It is hereby notified that jodi Lakshmisagara village, Tarikere Taluk, will be sold by public auction at the office of the Amildar of that Taluk, on the 23rd June 1903, on account of arrears of revenue due thereon.

(For full particulars, see page 573 of Part II of *Mysore Gazette* No. 19, dated 14th May 1903.)

M. NARAIN RAO, Dy. Comr.

Notification dated 19th May 1903.

The Mysore Government Savings Bank depositors of the District and Taluk Treasuries are requested to send or present their Savings Bank Pass books at their respective Treasuries for adjustment of the interest for the year 1901-02.

P. G. D'SOUZA, for Dy. Comr., Treasury Dept.

Notice dated 20th May 1903.

Articles named below belonging to Waddars Rama Boyee and Yella Boyee of Tarikere and Shivapur, respectively, who were convicted in Criminal Case No. 11 of 1898-99, are for delivery to the respective persons, nearest heirs or their legal representatives. Persons having interest thereto may appear before the undersigned within six months from this date in order to establish their claims, failing which the articles will be treated as unclaimed and the proceeds credited to Government.

Person.	Articles.
Rama Boyee	... Six gold varahas.
Yella Boyee	... Cash Rs. 3-5-0 (Rupees three and annas 5 only). ... Five silver rings. ... Three silver toe-rings. ... One double-lined silver waist-thread.

C. D. RAMASWAMAIYA,
1st Asst. Comr. & 1st Class Magistrate.

Notice dated 21st May 1903.

The right of collecting fees at the market at Tarikere in the Tarikere Taluk from the 1st July 1903 to the 30th June 1904, will be sold by public auction by the Amildar of the Tarikere Taluk at the Taluk Cutcherry at 11 A. M., on Monday the 22nd June 1903.

2. The successful purchaser must collect fees only at the rates noted in the annexed schedule, and at no higher rate, and only on carts and animals etc., brought on sale days within the market premises, as per annexed schedule.

3. The sale is subject to confirmation by the President of the Municipalities, Kadur District, who reserves to himself the power of refusing the highest or any bid that may be offered, without assigning any reason therefor.

4. The contract amount is payable in 12 equal monthly instalments on or before the 10th of the month following that in which each instalment falls due.

5. The contractor shall pay as soon as the sale is closed, a deposit equal to two months' instalments for the due performance of the contract. The amount in deposit will, if the conditions of the contract are complied with, be credited towards the instalments due for the last two months of the contract.

6. If the deposit is not made immediately after the close of the sale, the contract will be re-sold at the risk of the first purchaser. If the default is made in the payment of the instalment, interest at one pie per rupee per month will be levied on the amount due till the date of payment, and the unexpired portion of the contract will also be liable to be sold again at the discretion of the President, and the deficit, if any, will be recovered from the 1st contractor, who shall not be entitled to the profits.

7. The contractor is also bound to keep an account showing in detail, the daily collections, and it shall be open to inspection by the Taluk and District authorities.

8. In the event of a breach of the above rules on the part of the contractor or his servants, the contract will be liable to cancellation.

Schedule of fees.

		Rs.	a.	p.
1.	For every cart laden	0	1	0
2.	Do unladen	0	0	3
3.	Do bullock, cow, buffalo or pony, if laden	0	0	6
4.	Do ass, laden	0	0	3
5.	Do head-load	0	0	1
6.	Do bullock, cow etc., unladen	0	0	2
7.	Do sheep or goat	0	0	1

M. NARAIN RAO, President.

CHITALDRUG DISTRICT.

Notification dated 8—15th May 1903.

1. It is hereby notified that, in satisfaction of arrears of land revenue due by Subba Sastry, revenue defaulter, the undermentioned immovable property will be sold by public auction by the Amildar at the office of the Amildar of the Chitaldrug Taluk, Chitaldrug District, on the 20th July 1903. The sale will commence at 11 A.M.

2. The amount of revenue payable by the purchaser on the property up to the year 1902-03, is Rs. 24-2-5 as shown in detail in the statement at foot.

3. Purchasers will be required to deposit twenty-five per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the date of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made nor the remaining purchase money paid up, the property shall be re-sold at the expense and risk of the first purchaser.

5. Persons bidding at a sale may be required to state whether they bid on their own account or as agents, and in the latter case, to deposit a written authority signed by their principals; otherwise their bids may be rejected.

6. The sale shall be stayed, if the defaulter or any person acting on his behalf or claiming an interest in the property, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before the property is knocked down.

7. The sale of the property will not become absolute until confirmed by the Deputy Commissioner.

8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession, and the property will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description or in estimated extent.

9. Provided, parties deeming themselves aggrieved by the sale, shall be at liberty to appeal to the Deputy Commissioner within thirty days from the day of the sale, and also to appeal to Government against his order within the time prescribed by law, and the purchase shall be conditional on the final order in such appeal.

SCHEDULE.

Taluk.	Hobli.	Village.	Name of defaulter.	Description of property.					Amount of arrears due to Government including notice fees etc.	
				Land.						
				Number or name of land.	Dry, wet or garden.	Area.	Assessment.			
Chitaldrug.	Bharasagar.	Jodi village of Kasavanhalli.	Subbaastri.	Whole village.		K. k. p.	Rs. a. p.	Rs. a. p.		
				Dry	6 17 2	19 10 9		24 2 5		

NOTE.—The sale is free from all tenures, encumbrances and rights created by the defaulter or any of his predecessors in title or in anywise subsisting against him.

Notification dated 8—15th May 1903.

1. It is hereby notified that, in satisfaction of arrears of land revenue, due by Sanna Krishnachar, and others, revenue defaulters, the undermentioned immovable property will be sold by public auction by the Amildar at the office of the Amildar of the Chitaldrug Taluk, Chitaldrug District, on the 15th July 1903. The sale will commence at 11 A.M.
2. The amount of revenue payable by the purchaser on the property up to the year 1902-03 is Rs. 355-12-0 as shown in detail in the statement at foot.
3. Purchasers will be required to deposit twenty-five per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the date of sale, the money so deposited shall be liable to forfeiture.
4. When such deposit shall not be made nor the remaining purchase money paid up, the property shall be re-sold at the expense and risk of the first purchaser.
5. Persons bidding at a sale may be required to state whether they bid on their own account or as agents, and in the latter case, to deposit a written authority signed by their principals; otherwise their bids may be rejected.
6. The sale shall be stayed, if the defaulter or any person acting on his behalf or claiming an interest in the property, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before the property is knocked down.
7. The sale of the property will not become absolute until confirmed by the Deputy Commissioner.
8. Purchasers having completed the payment of the purchase money will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession, and the property will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description or in estimated extent.
9. Provided, parties deeming themselves aggrieved by the sale, shall be at liberty to appeal to the Deputy Commissioner within thirty days from the day of sale, and also to appeal to Government against his order within the time prescribed by law, and the purchase shall be conditional on the final order in such appeal.

SCHEDULE.

Taluk.	Hobli.	Village.	Names of defaulters.	Description of property.				Amount of arrears due to Government, including notice fees, etc.	
				Land.					
				Number or name of land.	Dry, wet or garden.	Area.	Assess- ment.		
Chitaldrug.	Bharmasagara.	Kayamgutta vil- lage of Vad- danahalli.	Sanna Krishna- char and others.	Whole village.	Dry ..	863 17	Rs. a. p. 60 0 0	Rs. a. p. 338 8 0	
		Sarvamanya village of Ma- lenahalli.	Do	Do ...	Do ..	A. g. p. 22 18 10 ₁	20 0 0	17 4 0	

NOTE.—The sale is free from all tenures, encumbrances and rights created by the defaulters or any of their predecessors in title or in anywise subsisting against them.

PROCLAMATION AND NOTIFICATION OF SALE OF IMMOVABLE PROPERTY.

Notification dated 15th May, 1903.

1. It is hereby notified that, in satisfaction of arrears of land revenue due by Hanumthachar and others, revenue defaulters, the undermentioned immovable property will be sold by public auction by the Amildar at the office of the Amildar of the Chitaldrug Taluk, Chitaldrug District, on the 13th July 1903. The sale will commence at 11 A. M.

2. The amount of revenue payable by the purchaser on the property up to the year 1902-03 is Rs. 239-0-6, as shown in detail in the statement at foot.

3. Purchasers will be required to deposit twenty-five per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of sale, the money so deposited shall be liable to forfeiture.

4. When such deposit shall not be made, nor the remaining purchase money paid up, the property shall be re-sold at the expense and risk of the first purchaser.

5. Persons bidding at a sale may be required to state whether they bid on their own account or as agents and in the latter case to deposit a written authority signed by their principals, otherwise their bids will be rejected.

6. The sale shall be stayed, if the defaulter or any person acting on his behalf or claiming an interest in the property, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before the property is knocked down.

7. The sale of the property will not become absolute until confirmed by the Deputy Commissioner.

8. Purchasers having completed the payment of the purchase money, will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession, and the property will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description or in-estimated extent.

9. Provided, parties deeming themselves aggrieved by the sale, shall be at liberty to appeal to the Deputy Commissioner within thirty days from the day of sale, and also to appeal to the Government against his order within the time prescribed by law, and the purchase shall be conditional on the final order in such appeal.

SCHEDULE.

Taluk.	Village.	Names of defaulters.	Description of property.					Amount of arrears due to Government, including notice fees, etc.	
			Land.						
			Number of land.	Dry, wet or garden.	Area.	Assessment.			
Chitaldrug	Jodi Village of Huligondi.	Hanumanthachar and others.	Whole village.	Dry	249 35	22 4 0	34 2 3		
	Jodi Village of Agasankal.		Do	Do	294 2	67 4 0	70 6 9		
	Jodi Village of Kavādigarahatti.		Do	Do	688 15	115 4 0	134 7 6		

NOTE.—The sale is free from all tenures, encumbrances and rights created by the defaulters or any of their predecessors in title or in anywise subsisting against them.

B. VENKOB A Rao, for Dy. Comr.

HESSARGHATTA WATER-SUPPLY DIVISION.

1. Notice is hereby given that sealed tenders will be received at the Executive Engineer's Office, Hessarghatta Water-supply Division, up to the 30th June 1903, for supplying 5,000 tons of fuel, casuarina or jungle, for the use of the Pumping Station at Bethamangala, Kolar District, as per specification in para 8.
2. Tenders should be submitted on printed forms which may be obtained from the Executive Engineer.
3. Each tender should be accompanied by a deposit of Rs. 1,000 in cash or in Government pro-notes as earnest money, and be subscribed "Tenders for supplying ^{casuarina} _{jungle} fuel to the Pumping Station at Bethamangala."
4. The final acceptance of any tender will rest with the Superintending Engineer, who does not bind himself to accept the lowest or any tender or to assign any reason whatever for the rejection of any tender.
5. Within eight days of the acceptance of the tender, the successful competitor will be required to execute the usual contract bond. In default of which, his tender will be considered cancelled and his earnest money will be forfeited.
6. The name of the successful competitor whose tender has been accepted, will be posted on the notice board in the Executive Engineer's Office in due course. No enquiries regarding the acceptance or rejection of a tender will receive any reply.
7. On acceptance of one of the tenders, the earnest money on rejected tenders will be returned.

Specification.

8. The wood to be in straight lengths. The maximum and minimum dimensions which will be accepted are given below:—

Length.		Thickness.	
Maximum.	Minimum.	Maximum.	Minimum.
24"	18"	8"	3"

The billets are to be sawn to lengths, not chopped. Wood above 7" diameter should be split before they are built into stacks. The wood to be stacked by the contractor in the portions approved by the Executive Engineer or his representatives.

Stacks must be of rectangular shape. The sides being vertical and straight and the tops level, the wood must be laid evenly straight and close, the pieces composing the walls must be